Holland & Knight

31 West 52nd Street | New York, NY 10019 | T 212.513.3200 | F 212.385.9010 Holland & Knight LLP | www.hklaw.com

Lee D. Vartan (212) 513-3513 lee.vartan@hklaw.com

November 1, 2016

Via ECF

Honorable Pamela K. Chen, U.S.D.J. United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Webb et al., Crim. No. 15-252 (PKC) (RML)

Dear Judge Chen:

We represent Mr. Aaron Davidson in the above-captioned action. Mr. Davidson is presently confined to his home with certain, limited exceptions. By this letter, Mr. Davidson seeks approval from the Court to temporarily amend his conditions to allow him to travel to a family wedding outside of Florida, but in the northern United States. The proposed dates of travel are November 24-27, 2016. Both the United States Attorney's Office and Pretrial Services have been apprised of Mr. Davidson's anticipated travels plans, including the location of the wedding, and neither has objection.

We ask the Court to approve Mr. Davidson's proposed travel. Upon the Court's approval, and in advance of his travel, Mr. Davidson will provide Pretrial Services with a full itinerary for its review, including his exact flights and the hotel at which he will be staying.

Respectfully submitted,

HOLLAND & KNIGHT LLP

/s/ Lee Vartan

Lee Vartan